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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

BRINGHURST *et al.*

Appl. No.: 09/696,982

Filed: October 27, 2000

For: Screening Assays for G Protein
Coupled Receptor Agonists and
Antagonists

Confirmation No.: 1728

Art Unit: 1646

Examiner: ULM, John D.

Atty. Docket: 0609.4430001/MAC/J-H

**Correction of Entity Status Under 37 C.F.R. § 1.28(c)
When Small Entity Status was Established in Error and
Payment of Fees Under 37 C.F.R. § 1.28(c)(2)**

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Mail Stop: Issue Fee

Sir:

Applicants believe that small entity status was established in the above-captioned application in error by the United States Patent and Trademark Office (U.S.P.T.O.) and respectfully request correction of entity status. Submitted herewith is a paper dated October 27, 2000, and entitled "Fee Worksheet PTO-875" in the Image File Wrapper (IFW) system, which indicates that a \$355.00 credit was applied to the basic filing fee of \$710.00 for a large entity, paid on October 27, 2000. Thus establishing, in error, small entity status in the captioned application by payment of the small entity basic filing fee under 37 C.F.R. § 1.27(c)(3). However, it was not Applicants' intent to file and prosecute the captioned application as a small entity. Applicants originally paid the large entity basic filing fee and paid large entity fees throughout prosecution of the captioned application.

06/03/2005 SLUANG1 application 09696982

01 FC:1001 790.00 OP

Pursuant to 37 C.F.R. § 1.28(c)(2), Applicants submit herewith \$355.00 for the basic filing fee deficiency, as calculated below, due to the automatic credit of \$355.00 by

Adjustment date: 06/03/2005 SLUANG1
12/22/2000 MGORDON 00000010 09696982
01 FC:201 -355.00 OP

the U.S.P.T.O. Applicants believe the deficiency to be due to U.S.P.T.O. error and thus are paying the difference between the original large entity basic filing fee and original small entity fee and not the current application filing fees as required by 37 C.F.R. § 1.28(c)(2)(i). If for any reason the U.S.P.T.O. believes the calculated deficiency to be in error, the Commissioner is authorized to charge any deficiencies or credit any overpayments to our Deposit Account No. 19-0036.

The deficiency owed is calculated as follows:

	<u>Type of Fee</u>	<u>Fee Paid</u>	<u>Date Paid</u>	<u>Fee Owed</u>	<u>Difference</u>
1.	Basic Filing Fee	\$710.00	10/27/2000	-	-
2.	USPTO Credit	\$355.00	12/22/2000	\$710.00	\$355.00
Total Owed:					\$355.00

It is Applicants' belief that entitlement to small entity status was not asserted and that the credit of the basic filing fee was not requested by Applicants. Thus, small entity status for the captioned application was established in error.

If for any reason it is believed that other credits between large and small entity fees were made during the prosecution of the captioned application, Applicants request that any deficiencies be charged to our Deposit Account No. 19-0036.

Applicants respectfully request that the United States Patent and Trademark Office excuse this error and correct the entity status to be that of a large entity. Early notice to this effect is respectfully requested.

The Commissioner is authorized to charge any deficiencies or credit any overpayments to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

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Date: Jun 2, 2005

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